FILED In Court Statesville, NC

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA STATESVILLE DIVISION

US District Court
Western District

SEP 16 2016

CRIMINAL DOCKET NO.: 5:15-CR-00015-RLV-DCK-1 Western District of NC

UNITED STATES OF AMERICA vs.	·
STEVEN W. CHASE	VERDICT FORM)
We, the jury, return the foll	lowing Verdict as to the charges contained in the Second
Superseding Bill of Indictment again	st the Defendant, STEVEN W. CHASE:
1	COUNT ONE
As to Count One, we the Jury find the	e Defendant, STEVEN W. CHASE
GUILTY	
NOT GUILTY	
of Engaging in a Child Exploitation 1	Enterprise hetween on or shout Averest 10, 2014 and March

of Engaging in a Child Exploitation Enterprise between on or about August 19, 2014 and March 4, 2015, as alleged in Count One of the Second Superseding Bill of Indictment.

If you found the Defendant "Not Guilty" as to Count One, then you shall continue to Count Two. If you found the Defendant "Guilty" as to Count One, you must answer Special Interrogatory (1).

SPECIAL INTERROGATORY 1

Predicate Offenses Supporting "Guilty" Verdict on Count One:

February 17, 2015

For purposes of Count One, please mark with an "X" which predicate offenses you unanimously agree that the Government established through proof beyond a reasonable doubt:

	Advertising Child Pornography between on or about August 19, 2014 and March 4, 2015
X	Transporting or Shipping Child Pornography on or about February 1, 2015
X	Transporting or Shipping Child Pornography on or about October 12, 2014
X	Transporting or Shipping Child Pornography, on or about September 26, 2014

Possession of Child Pornography, between on or about August 19, 2014 and

If you found that the offense of Advertising Child Pornography <u>was</u> a predicate offense, skip Count Two and <u>Continue to Count Three</u>.

If you found that the offense of Advertising Child Pornography was not a predicate offense, Continue to Count Two.

II. <u>COUNT TWO</u>

As to Count Two, we the Jury find the Defendant, STEVEN W. CHASE

ROLL	GUILTY	13T 10016
	NOT GUILTY	a 16/2016

of Conspiracy to Advertise Child Pornography between on or about August 19, 2014 and March 4, 2015, as alleged in Count Two of the Second Superseding Bill of Indictment.

Continue to Count Three.

III. COUNT THREE

As to Count	Three, we the Jury find the Defendant, STEVEN W. CHASE
<u> </u>	GUILTY
	NOT GUILTY

of Advertising Child Pornography between on or about April 14, 2014 and March 4, 2015, as alleged in Count Three of the Second Superseding Bill of Indictment.

Continue to Count Four.

IV. COUNT FOUR

As to Count 1	Four, we the Jury find the Defendant, STEVEN W. CHASE
	GUILTY
	NOT GUILTY
-	ng or Shipping Child Pornography on or about February 1, 2015, as alleged in Count econd Superseding Bill of Indictment.

Continue to Count Five.

V. <u>COUNT FIVE</u>

As to Count Five, we the Jury find the Defendant, STEVEN W. CHASE		
	GUILTY	
	NOT GUILTY	

of Transporting or Shipping Child Pornography on or about October 12, 2014, as alleged in Count Five of the Second Superseding Bill of Indictment.

Continue to Count Six.

VI. <u>COUNT SIX</u>

As to Count Six, we the Jury find the Defendant, STEVEN W. CHASE

GUILTY
NOT GUILTY

of Transporting or Shipping Child Pornography, on or about September 26, 2014, as alleged in Count Six of the Second Superseding Bill of Indictment.

Continue to Count Seven.

VII. COUNT SEVEN

	GUILTY
	NOT GUILTY
	on of Child Pornography, between on or about August 19, 2014 and February 17, 2015, in Count Seven of the Second Superseding Bill of Indictment.
If you foun	d the Defendant "Guilty" as to Count Seven, you must answer Question (1):
Question (1	1) Age of Minor In Child Pornography
-	g the child pornography possessed by Defendant relevant to Count Seven, did Defendant the child pornography involved a minor who had not attained 12 years of age:
	Yes Yes
	□ No
You	may end your deliberations now and return to the courtroom.
So s	say we all, this the <u>/6**</u> day of September, 2016.



Page 8 of 8